DOCKET NO. IOMC-0039



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re	Application of	of:		
	WAKITA, Kat TAKAHASHI	sutoshi MUKAIJIMA a	ınd	Group Art Unit: not yet known
Intl. A	Appln. No.: PC	CT/JP00/03911		Examiner: submitted herewith
Intl. I	Filing Date: 15	June 2000		·
For:	CARD-TYPI DEVICE	E MAGNETIC RECOR	DING	
	1	DECLARATION AND	POW	ER OF ATTORNEY
As a b	elow named in	iventor, I hereby declare	that:	
My re	sidence, post o	ffice address and citizer	nship ar	e as stated below next to my name; and
origin		nt inventor (if plural nar		or (if only one name is listed below) or an listed below) of the subject matter which
	\boxtimes	Utility Patent		Design Patent
is sou	ght on the inve	ntion, whose title appea	rs abov	e, the specification of which:
		is attached hereto.		
	PCT/	was filed on <u>15 June</u> IP00/03911	2000	as International Application No:
		said application havin	g been	amended on

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

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Serial Number

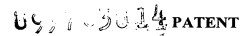
I acknowledge the duty to disclose to the U.S. Patent and Trademark Office all information known to be material to the patentability of this application in accordance with 37 CFR § 1.56.

I hereby claim foreign priority benefits under 35 U.S.C. § 119(a-d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of any application on which priority is claimed:

Priority Claimed (If X'd)	Country	Serial Number	Date Filed
	Japan	172838/1999	18 June 1999
■■	Japan	172812/1999	18 June 1999
			ims of this application is not mer provided by the first paragraph
of 35 U.S. Office all i which beca	C. § 112, I acknowledg	e the duty to disclose to be material to patentabilith the filing date of the prior	the U.S. Patent and Trademark ty as defined in 37 CFR § 1.56 or application and the national or Patented/Pending/Abandoned
of 35 U.S. Office all i which beca	C. § 112, I acknowledg information known to b ame available between national filing date of the	te the duty to disclose to be material to patentabilith the filing date of the price his application:	the U.S. Patent and Trademark ty as defined in 37 CFR § 1.56 or application and the national or

Date Filed





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:

Maki WAKITA, Katsutoshi MUKAIJIMA and Shoji TAKAHASHI,

International Serial No.: PCT/JP00/03911

International Filing Date: 15 June 2000

For: CARD-TYPE MAGNETIC RECORDING

DEVICE

Assistant Commissioner for Patents Washington DC 20231

Sir:

Examiner: Not yet assigned

Group Art Unit: Not yet known

ASSOCIATE POWER OF ATTORNEY

The undersigned, of the firm WOODCOCK WASHBURN KURTZ MACKIEWICZ & NORRIS LLP, One Liberty Place - 46th Floor, Philadelphia, Pennsylvania 19103, Attorney and/or Agents for Applicant(s), hereby appoints the following:

District E. Konto	Designation No. 10.262	I A Malinaslii	Designation No. 29 799
Richard E. Kurtz	Registration No. 19,263	Lynn A. Malinoski	Registration No. 38,788
Dale M. Heist	Registration No. 28,425	Steven B. Samuels	Registration No. 37,711
John W. Caldwell	Registration No. 28,937	Anthony J. Rossi	Registration No. 24,053
Gary H. Levin	Registration No. 28,734	Terence P. Strobaugh	Registration No. 25,460
Steven J. Rocci	Registration No. 30,489	Michael J. Swope	Registration No. 38,041
Dianne B. Elderkin	Registration No. 28,598	Michael J. Bonella	Registration No. 41,628
John P. Donohue, Jr.	Registration No. 29,916	Harold H. Fullmer	Registration No. 42,560
Henrik D. Parker	Registration No. 31,863	John E. McGlynn	Registration No. 42,863
Suzanne E. Miller	Registration No. 32,279	Jonathan M. Waldman	Registration No. 40,861
Lynn B. Morreale	Registration No. 32,842	Paul K. Legaard	Registration No. 38,534
Mark DeLuca	Registration No. 33,229	Chad Ziegler	Registration No. 44,273
Joseph Lucci	Registration No. 33,307	Gwilym J.O. Attwell	Registration No. 45,449
Michael P. Dunnam	Registration No. 32,611	David N. Farsiou	Registration No. 44,104
Michael D. Stein	Registration No. 34,734	Maureen S. Gibbons	Registration No. 44,121
Albert J. Marcellino	Registration No. 34,664	Steven H. Meyer	Registration No. 37,189
David R. Bailey	Registration No. 35,057	Paul B. Milcetic	Registration No. 46,261
Doreen Yatko Trujillo	Registration No. 35,719	Joseph R. Condo	Registration No. 42,431
Barbara L. Mullin	Registration No. 38,250	Michael K. Jones	Registration No. 41,100
Michael P. Straher	Registration No. 38,325	Mark J. Rosen	Registration No. 39,822
Kevin M. Flannery	Registration No. 35,871	Mitchell R. Brustein	Registration No. 38,394
David A. Cherry	Registration No. 35,099	Eric H. Vance	Registration No. 47,151
Robert B. Washburn	Registration No. 16,574	Peter M. Ullman	Registration No. 43,963
Norman L. Norris	Registration No. 24,196	Thomas E. Watson	Registration No. 43,243

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PATENT

Richard B. LeBlanc	Registration No. 39,495
Joseph D. Rossi	Registration No. 47,038
Rosaleen P. Morris	Registration No. 47,321
George J. Awad	Registration No. 46,528
Steven D. Maslowski	Registration No. 46,905
S. Maurice Valla	Registration No. 43,966
Vincent J. Roccia	Registration No. 43,887
Robin S. Quartin	Registration No. 45,028
Patrick J. Farley	Registration No. 42,524
Gregory L. Hillyer	Registration No. 44,154
Susan C. Murphy	Registration No. 46,221
David L. Marcus	Registration No. 46,897
Christine A. Goddard	Registration No. 46,731
Ellen M. Klann	Registration No. 44,836
Andrew J. Hagerty	Registration No. 44,141

his/her associates with full power to prosecute the above-identified application and to transact all business in the Patent Office connected therewith and requests that correspondence continue to be directed to the firm of WOODCOCK WASHBURN KURTZ MACKIEWICZ & NORRIS LLP at the above address.

Date: May 29 2001

Frank T. Carroll

Registration No. 42,392

Woodcock Washburn Kurtz Mackiewicz & Norris LLP One Liberty Place - 46th Floor Philadelphia PA 19103 Telephone: (215) 568-3100

Facsimile: (215) 568-3439

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I hereby appoint the following persons of the firm of WOODCOCK WASHBURN KURTZ MACKIEWICZ & NORRIS LLP, One Liberty Place - 46th Floor, Philadelphia, Pennsylvania 19103 as attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

	Robert E. Kurtz	Reg. No	19,263
3	Michael J. Swope	Reg. No	38,041
	Frank T. Carroll	Reg. No	
Addres	s all telephone calls and corresponde	_	

Michael J. Swope

WOODCOCK WASHBURN KURTZ MACKIEWICZ & NORRIS LLP

One Liberty Place - 46th Floor

Philadelphia PA 19103

Telephone No.: (215) 568-3100 Facsimile No.: (215) 568-3439

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

11	\mathcal{Y}

Name: Maki WAKITA	
	Maki Wakata
Mailing Address: 7-15-202, Gion, Sayama-shi, Saitama, 350-1307 Japan	Signature
JPX	Date of Signature: 18 / May / 200/
City/State of Actual Residence: Sayama-shi, Saitama	Citizenship: Japan

City/State of Actual Residence: Hanno-shi, Saitama

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	Ü
W	
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E	
C	
LT	
Q	

Name: Katsutoshi MUKAIJIMA	
	M. Mukay
Mailing Address: 5-29-11, Takiyama, Higashikurume-shi, Tokyo, 203-0033	Signature
Japan JPX	Date of Signature: 18/May /200/
City/State of Actual Residence: Higashikurume-shi, Tokyo	Citizenship: Japan
Name: Shoji TAKAHASHI	<u> </u>
Name. Shoji TARAHASHI	Shop Tatahoshi
Mailing Address: 494-23, Nakayama, Hanno-shi, Saitama, 357-0006 Japan	Signature
The state of the s	Date of Signature: 18/Moy/2001

Citizenship: _____

Japan